

LivingLawSociety.org





Dear General Milley, et al.,
c/o Office of the Chairman of the Joint Chiefs of Staff
9999 Joint Staff Pentagon [near: DC 20318-9999]
Washington city (18), District of Columbia

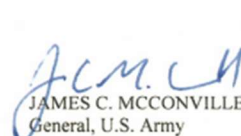
Service by Priority Mail Express and courier.

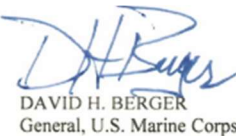
January 16, A. D. 2021

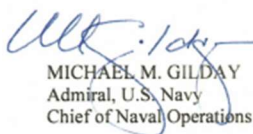
For the attention of:

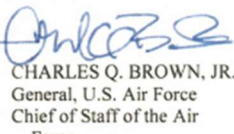

MARK A. MILLEY
General, U.S. Army
Chairman of the Joint
Chiefs of Staff


JOHN E. HYTEN
General, U.S. Air Force
Vice Chairman of the Joint
Chiefs of Staff

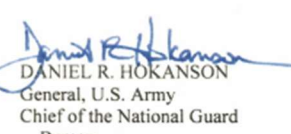

JAMES C. MCCONVILLE
General, U.S. Army
Chief of Staff of the Army


DAVID H. BERGER
General, U.S. Marine Corps
Commandant of the Marine
Corps


MICHAEL M. GILDAY
Admiral, U.S. Navy
Chief of Naval Operations


CHARLES Q. BROWN, JR.
General, U.S. Air Force
Chief of Staff of the Air
Force


JOHN W. RAYMOND
General, U.S. Space Force
Chief of Space Operations


DANIEL R. HOKANSON
General, U.S. Army
Chief of the National Guard
Bureau

Stipulation to Material Facts by Agreement between the American People and the Joint Chiefs of Staff (hereinafter JCOS) regarding the “Message to Joint Force” signed on or about January 12 A. D. 2021.

This document has been made public via <http://www.LivingLawSociety.org> and at BeforeItsNews.com and can be found in its entirety posted at this URL: <https://beforeitsnews.com/v3/contributor/stories/?uid=713008> Editors and publishers at BeforeItsNews.com are not a party to the content herein nor the publishing of this document.

The undersigned’s biography, articles and web projects are referenced and linked at the end of this article.

This is a Stipulation in response to your “Message to Joint Force” (hereinafter **MJF**) as signed by each of the Joint Chiefs of Staff named above, which to the best of my knowledge, was posted on your Official JCS.Mil Website on January 12, A.D. 2021 identified in the links and images that follow:

<https://www.jcs.mil/Portals/36/Documents/JCS%20Message%20to%20the%20Joint%20Force%20JAN%2012%202021.pdf>

<https://www.airforcemag.com/app/uploads/2021/01/JCS-Message-to-the-Joint-Force-JAN-12-21.pdf>

<https://www.jcs.mil/>

This Stipulation is issued on behalf of the American Body Sovereign, i.e., “**We the People**” (hereinafter **ABS**), which includes **the unorganized American militia**, [10 U.S.C. §246¹]; of which more than a million members

¹ Title 10 U.S.C. §246. Militia: composition and classes

(a) The militia of the United States consists of all able-bodied males at least 17 years of age and, except as provided in section 313 of title 32, under 45 years of age who are, or who have made a declaration of intention to become, citizens of the United States and of female citizens of the United States who are members of the National Guard.

(b) The classes of the militia are-

(1) the organized militia, which consists of the National Guard and the Naval Militia; and

of said militia attended the January 6 A. D. 2021 rally in Washington, D.C. [see image below]. The rally was an exercise of our constitutionally-protected right, under the First Amendment, to peacefully protest the fraudulent theft of the landslide victory in the election of **Donald John Trump**, as the last President **of** the private, for-profit, foreign municipal corporation styled as the UNITED STATES® (hereinafter **U.S. corporation**) [see: 28 U.S.C. Sec. 3002(15)(A) and Commercial Code 9-307(h)]; and, as the next de jure President **for** “The United States of America” [per Articles of Confederation, Clause I (A.D. 1778)]. The Washington, D.C. rally was, as well, an attempt to avert a second civil war being planned, organized and staged by enemies both **foreign and domestic**, in the event that the Will of the **ABS** was over-ridden by seditionists and traitors, who, masquerading as de jure public servants of the American People, have infiltrated every branch and every level of federal, state, county and city government in America.

In order that the **ABS** may be fully informed, concerning your collective intent by the decision to add your name to the above **MJF** naming “**CCP Joe**” Biden as **your** 46th President, of your private, for-profit, foreign UNITED STATES® corporation, we require that you review the material facts set forth in this Stipulation; then, either repudiate or re-affirm your decision; and then notify the **ABS** as specified infra.

If you, joint and several, do not wish to **aid and abet** a serial criminal, pedophile, seditionist, and proven traitor to the **ABS** and our union of fifty American nation states, unquestionably aiding Black Nobility, Crown–Vatican BAR agents, which now includes the Chinese Communist Party (hereinafter **CCP**), in an ongoing 150-year-old plan to destroy the American Republic, then we would be most pleased if you would make your true intentions known.

We are sure you, joint and several, do not need to be reminded that **Joseph Robinette Biden** (hereinafter referred to as “**CCP Joe**”) has admitted to engaging in the **largest fraud scheme** to undermine an American presidential election in our nation’s history. The material facts and evidence set forth in numerous affidavits, sworn under the penalties of perjury to be true, correct and materially complete, prove, this is, what in fact, happened!

Enemies, both foreign and domestic, have openly conspired, and been caught in the act of trying to steal the Presidency of the UNITED STATES® municipal corporation (located in the District of Columbia) and our “The United States of America” reclaimed Government. In order that we may be sure your decision is a fully informed one, please review the following information and make your response known to the **ABS** by publishing your response via JCS.Mil. Additional information can be found in the Addendum to this document.

As you review the contents of this document, please familiarize yourself with the relevant corporate United States Codes, including, but not limited to, 18 U.S.C. Sec. 2-4, 2381-2384; 10 Sec. U.S.C. 253; 52 U.S.C. Sec. 20511.

We have circled in red the sections of the **MJF** that will require clarification. These, will become self-evident, once you have studied the contents of this document.

To assist each of you in responding (or not) to this document, please see an additional letter annexed hereto, which was sent to **President Donald Trump** via the Director of the U.S. Defense Intelligence Agency (DIA), **Lt. Gen. Robert P. Ashley, Jr.**, and has been widely published at these links:

<http://livinglawsociety.org/>

<https://beforeitsnews.com/new-world-order/2020/12/letter-to-trump-and-us-military-on-lawfare-mixed-war-color-of-lawauthorityoffice-constitutionally-banned-foreign-agents-fake-weaponized-courts-etc-time-to-take-back-america-from-the-parasites-9526.html>

(2) the unorganized militia, which consists of the members of the militia who are not members of the National Guard or the Naval Militia.

(Aug. 10, 1956, ch. 1041, 70A Stat. 14, §311; Pub. L. 85–861, §1(7), Sept. 2, 1958, 72 Stat. 1439; Pub. L. 103–160, div. A, title V, §524(a), Nov. 30, 1993, 107 Stat. 1656; renumbered §246, Pub. L. 114–328, div. A, title XII, §1241(a)(2), Dec. 23, 2016, 130 Stat. 2497.)

<https://beforeitsnews.com/new-world-order/2020/12/letter-to-trump-and-us-military-on-lawfare-mixed-war-color-of-lawauthorityoffice-constitutionally-banned-foreign-agents-fake-weaponized-courts-etc-time-to-take-back-america-from-the-parasites-9526.html>

<http://www.livinglawsociety.org/index.php/critically-important-information-for-robert-david-steel>

As you must now be aware, the **ABS** has been duped / deceived for decades into funding the Crown–Vatican corporate UNITED STATES® military and the Talmudic–Zionist New World Order expansionist agenda. Operations foisted on the **ABS** by those who have stealthily occupied government offices in America. Trillions of dollars have been stolen from the **ABS**, which, in retrospect, are International War Crimes, committed under **color of law**, color of office and color of authority [see Title 18 U.S.C. Sec. 241 and 242, et al.]. These are clearly **Acts of War** against the **ABS**, committed over decades; and, to be clear, constitute “**Mixed War**” against the **ABS**. These include slavery, human trafficking and pedophilia, using **Lawfare**, to protect the perpetrators; and silence or attack the victims.

If the **ABS** had understood the true history of our nation and the **organic Law**, deceptively kept from the American people, it can be assured that the **ABS** would have **never** agreed to, or permitted, the illegal Zionist expansionist wars; giving their lives, or their children’s lives, to support those that are, in fact, at War with the **ABS**. As is now obvious, to even those Americans raised on CIA Mockingbird, psychological brainwashing techniques, masquerading as “public schools” and the nightly “news”.

It is a sad reality that America’s wealth has been stolen and squandered by **psychopathic pedophile parasites**. Under false premises, to fund anti-American, illegal wars designed to fatten America’s foreign and domestic enemies that continue to openly loot our country through ever more creative fear porn manufactured through the Crown Military-Industrial Complex and adventures sold to us via the Rothschild CIA Mockingbird media. The same ones that told us men with box-cutters had destroyed Building 7, 1 and 2 in New York City, even before 7 had fallen or aircraft had struck a building!

We are now crystal clear on how the Rothschild’s – Black Nobility CIA “**War is a Racket**” business model operates, which was previously exposed by U.S.M.C. Major General Smedley Darlington Butler, and on how this model has repeatedly been used to extract the wealth of America.

We are aware of how this psychological warfare program has been intentionally morphed into the Rockefeller, WHO, WEF, CIA, CROWN 1984 “plandemic business model”, exposed long before the latest false flag event, i.e., the current “COVID-19 Pandemic”; heavily promoted by Bill Gates, Dr. Tony Fauci, Dr. Deborah Birx, et al., along with so-called “vaccine” bio-weapons, i.e., **weapons of mass destruction**, currently being deployed against the world’s population by the usual Big Pharma suspects.

Those familiar with the ongoing dirty deeds of the Crown-Vatican-Black Nobility Luciferian cabal orchestrated United States Corp., illuminated in the words of Seditious and Traitor Edward Mandell House, [“... **the people will become helpless and without any hope for their redemption and, we will employ the high office of the President of our dummy corporation to foment this plot against America.**” **Edward Mandell House** (b. 1858 – d. 1938)], will understand that the UNITED STATES® quite literally enslaved the American people [a.k.a. human trafficking] and made each American an enemy of the STATE on March 9, A. D. 1933 under the Emergency Banking Relief Act and Trading with the Enemy Act signed into “law” by former international banker, seditious and traitor **Franklin Delano Roosevelt**:
<https://1776reloaded.org/joomla30/index.php/unlearn/70-edward-mandell-house-exposes-the-global-slavery-system-that-we-are-now-under-before-it-happened>

The **ABS** is no longer willing to support those that betray their constitutional Oath to defend and protect America and its people from **all** enemies foreign and domestic or slaughter millions of innocent people like those needlessly killed in Iraq, Afghanistan, Syria, Yemen, etc.

To aid the **ABS** in their decision process going forward, the **ABS** invites each of you, as the signatories of the above-referenced **MJF**, to respond to the following stipulations within ten business days of your verified receipt

of this document. Your silence in response will indicate your tacit agreement to the truth of the material facts set forth herein and the answers given to the following questions.

- 1) Is it true there are four organic Acts that form the foundation of the **Republican Form of Government** in America, the fourth of which is the “**Constitution for the United States of America**”, the organic Constitution of the original states, a state-created compact formed to create a federal Government to protect the **unalienable Rights** of the people of the free and independent nation States of the American Union, and the Right of the people to the guarantee of a Republican Form of Government in their respective States? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.

Note. The “**Constitution for the United States of America**” includes just **thirteen** lawfully ratified organic Amendments, wherein the organic Thirteenth Amendment is known as the **Titles of Nobility Amendment** (hereinafter **TONA**) enacted in A.D. 1810, which was lawfully ratified on March 12, A.D. 1819. Annexed hereto are links to documents from the Congressional archive that shows enactment of TONA, with additional State certified resources.

- 2) Is it true that no man or woman in this country is so high that he or she is above the Constitution and laws of the United States; that **no officer of the law may set that law at defiance with impunity**; **all** the officers of the government, from the highest to the lowest, are creatures of the law and are bound to obey it; and every man or woman who, by accepting office, participates in its functions is only the more strongly bound to submit to its supremacy? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes [United States v. Lee (1882), 106 U.S. 196 at 220; Butz v. Economou (1978), 438 U.S. 478].
- 3) Is it true that the municipal government of the **U.S. corporation** is controlled, in all branches and at all levels, by constitutionally-banned foreign **BAR agents**, banned from holding any public office since the passage of **TONA** in A.D. 1819, including the so-called Central Bank (FEDERAL RESERVE) System, which constitutes a blatant violation of the organic Laws of our nation? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.
- 4) Is it true the organic Constitution only has **thirteen** lawfully-ratified Amendments; the last lawfully ratified constitutional Amendment is known as **TONA** and was ratified on March 12, A. D. 1819? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.
- 5) Is it true any public law (federal or state) created, which was tainted by constitutionally-banned foreign BAR agents, who are prohibited from occupying any public government office post lawful enactment of **TONA** in A. D. 1819, is totally invalid and **void**? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.
- 6) Is it true that the private, for-profit, foreign corporate municipal democracy called the **UNITED STATES®** was created by Congress (A.D. 1871), to operate exclusively in the District of Columbia has been operated by BAR agents of the Crown–Vatican Black Nobility international crime cartel as if it was the original organic Government for “**The United States of America**”? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes. See: <http://usavsus.info/>
- 7) Is it true that the **U.S. corporation** created by Congress has a municipal corporate charter known as the **United States Constitution**, which is based on the original States Compact for the structure and limits on both federal and state governments? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.
- 8) Is it true that while the **U.S. corporation** adopted a similar corporate charter known as the **United States Constitution**, which is based on the original organic Constitution, the drafters craftily removed TONA, which banned all foreign BAR agents from occupying any public office in American Government? If no answer

in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.

9) Is it true that the private, for-profit, foreign municipal government of the **U.S. corporation**, which is run by constitutionally-banned foreign BAR agents claiming to lawfully hold public office in violation of the organic Laws of our nation, has **absolutely no authority** to overturn the original organic **Laws of “The United States of America”**? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.

10) Is it true the primary goal of this foreign Crown-Vatican owned **U.S. corporation** was to re-capture America and enslave the **ABS** by maintaining America under **Mixed War** and Military Rule, while masquerading as if it was the original founding fathers created original Government? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.

Reference: [USA unlawfully under foreign Corp. Mil. Auth.](#) of Crown-Vatican since 1860's / [Evil. Emergency. War Powers](#)

<https://1776reloaded.org/joomla30/index.php/unlearn/temp-unlearn/secret-treaty-of-verona-1822>

11) Is it true that constitutionally-banned, foreign **BAR agents** of the Crown-Vatican owned **U.S. corporation** installed the CROWN BAR franchise “legal system” across America [which constitutes a fifth column of foreign-controlled actors, numbering 1.4 million constitutionally-banned BAR attorneys (also see: California Government Code, Sec. 1027.5)] that is used to enslave and harvest the wealth of the **ABS** under **color of law** (i.e., Mixed War), principally relying domestically on the use of **Lawfare** for the sole benefit of the owners of the CROWN Central Banking (FEDERAL RESERVE) system, which uses an unbacked, fiat paper money system that is banned by our Constitution? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.

12) Is it true that Abraham Lincoln was a constitutionally-banned foreign **BAR agent** not eligible to hold any Public Office pursuant to the prohibitions set forth in TONA; and; that Lincoln illegally installed Military Authority in America, which has operated illegally since the so-called Civil War? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.

13) Is it true the **constitutional** (lawful) **court** (i.e., common law, Trial by a Jury of one's Peers) **system** and **lawful money** (i.e., gold and silver Coin) **system** of “The United States of America” has been secretly **supplanted** by enemies, both foreign and domestic, with a **fake legal** (i.e., private, for-profit, corporate “COURT” franchise) **system** and a **fake money** (i.e., unbacked, debt-based, fiat paper currency) **system** to fraudulently enslave the **ABS** by means of **fake laws** (i.e., private, for-profit, corporate statutes) created by constitutionally-banned CROWN franchised BAR attorneys? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.

14) Is it true that Americans have **no duty** whatsoever to consent to criminals masquerading as an American Government (when they represent foreign interests) or to consent to be ruled by constitutionally-banned BAR parasites, criminals, traitors and seditionists, like **CCP Joe** (who have sold out America to the CCP)? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.

15) Is it true that the current “COVID-19 pandemic” is a fake “plandemic”, which was planned, created and set-in-motion by the agents of the Crown – Vatican NWO to **destroy America**, collapse the global economy and impose a One World Totalitarian Government on the **ABS**? If no answer in rebuttal is provided, made under penalty of perjury to be true, correct and complete, Parties agree with Answer: Yes.

If the municipal government of the **U.S. corporation** is run by constitutionally-banned foreign **BAR agents**, then clearly it **is not** the **Republican Form of Government** guaranteed to the **ABS**. If the agents running our American Government, in all branches and at all levels, were mostly French nationals, then we would consider our nation was occupied and controlled by the French. In this case our nation is occupied by constitutionally-

banned Crown BAR agents and “dual citizenship” Israeli nationals. **Therefore**, we are being occupied by constitutionally-banned agents of the Rothschild-owned, private, for-profit municipal corporation styled as the “STATE OF ISRAEL”, as well as, constitutionally-banned, foreign **BAR agents** of the Crown-Vatican; neither group owes their allegiance to the **ABS** nor an “**America First**” Agenda, but instead pursue the agenda of their Foreign Principal(s).

A multitude of the agents of this foreign occupation army running our nation just got caught **fraudulently** rigging the November 3, A.D. 2020 General Election; and, rather than each of you upholding your respective constitutional Oaths and siding with the **ABS**, you each appear to want the **ABS** to “roll-over” and ignore the Fraud committed by enemies, both foreign and domestic, currently trying to destroy our nation!

Please publish a response to this document within ten calendar days of verified receipt so that the **ABS** can see your decision after reviewing the material facts herein; and, whether your allegiance is truly to the **ABS** or to an **undisclosed Foreign Principal!**

Many public servants in government routinely use the phrase “American people”, but you should know that a UNITED STATES® citizen or person **is not** a living American national / state national, **does not** have unalienable Rights (only statutory civil rights) but is, in fact, a “**creature of statute**” (i.e., an ens legis / juristic person), created by the statute by-laws of the CROWN-VATICAN owned **U.S. corporation**.

When you use the term “United States” you are referencing the CROWN-VATICAN owned **U.S. corporation**; and, not the **constitutional Republic** named: “**The United States of America**” [Articles of Confederation, Clause I (A.D. 1778)].

You use the term “lawful orders”! We have just explained, most so-called law post A. D. 1819 is invalid and **void** for Fraud!

You referenced the First Amendment Right to “freedom of speech”. The constitutionally-banned, foreign BAR agents embedded in the **U.S. corporation** and their liberal socialist communist **cohorts** in the **fake news** (i.e., main stream media) have effectively destroyed freedom of speech even for the current President, **Donald John Trump**.

In regard to your statement:

To our men and women deployed and at home, safeguarding our country—stay ready, keep your eyes on the horizon, and remain focused on the mission. We honor your continued service in defense of every American.

Really? By supporting **CCP Joe** and ignoring his ongoing **RICO criminality, sedition and treason, how exactly** are you supporting the **ABS**?! If you, joint and several, will not support and defend the **ABS** and union of American republic states against **all enemies foreign and domestic**, then the **ABS** have a **sacred Duty** do so!

We did not come this far to be **betrayed by** those **public servants** that have for a long time been lining their own pockets with the wealth of the **ABS**, instead of faithfully performing the duties of the job they took a solemn Oath to perform.

We are aware that JCOS turned down a new pay master loyal to the **ABS in A.D. 2017**. The obvious question is: **Why?** We look forward to JCOS posting a timely response to this document!

One is verily and truly:

:Paul – James:, sua potestas esse²

² **Sua potestas esse** is Latin and means having full Power and Authority over one’s own dominions.

Cc:

President Donald J. Trump
c/o **Ambassador Richard Grenell**
The White House
1600 Pennsylvania Avenue NW [near: DC 20500]
Washington city (00), District of Columbia

Service by Certified Mail

Kayleigh McEnany
In capacity of White House Press Secretary
c/o The White House
1600 Pennsylvania Avenue NW [near: DC 20500]
Washington city (00), District of Columbia

Service by Certified Mail

Honorable **Donald John Trump**,
In capacity as Commander-in-Chief
c/o "DEFENSE INTELLIGENCE AGENCY"
Attn.: **Lt. General Robert P. Ashley, Jr.**
7400 Pentagon [near: DC 20301-7400]
Washington city (01), District of Columbia

Service by Certified Mail

Honorable **Christopher Miller**
In capacity as Acting Secretary of Defense
1000 Defense Pentagon [near: DC 20301-1000]
Washington city (01), District of Columbia

Service by Certified Mail

First amendment rights

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

References and Resources

A small gathering of **the unorganized militia** assembling in Washington, D.C. on January 6, A. D. 2021, pursuant to the **lawful request** of the Commander-in-Chief Donald John Trump [See Title 10 U.S.C. Sec. 246. Militia].



Proof that all foreign agents in so-called Government were banned from all forms of American Government since 1819 which further implies all so-called law tainted by a Constitutionally –banned foreign agent since 1819 is therefore lawfully invalid and void. Meaning, we are being RULED in totality by actors under fiat, fraud, color of Office, color of law and color of authority!

Unlearn America, re-educate! Almost **everything** we were taught was a lie!

[Titles of Nobility XIII from Colorado Archive 1865 1867](#)

Bio: <https://beforeitsnews.com/v3/contributor/bio/?uid=713008>

Recent Articles: <https://beforeitsnews.com/v3/contributor/stories/?uid=713008>

By [LivingLawSociety.org](#) [1776Reloaded.org](#) [InternallyDisplacedPeople.org](#)

Video channel: <https://www.brighteon.com/channels/1776reloaded>

JOINT CHIEFS OF STAFF

Home | About | Media | Library | Doctrine | Leadership | Directorates | Careers | EEOD | Contact

CJCS visits with Israeli counterpart and IDF troops

Chairman of the Joint Chiefs of Staff Gen. Mark A. Milley meets with his Israeli counterpart, Lt. Gen. Aviv Kohavi, and members of the Israeli Defense Force Dec. 18, 2020 during a visit to the Central Command area of responsibility. (Courtesy photo by IDF) [Read more](#)

Top Stories

- Readout of Chairman of the Joint Chiefs of Staff Gen. Mark A. Milley's Video Teleconference with Canadian Armed Forces Chief of Defence Gen. Jonathan Vance**
Jan. 12, 2021 - Joint Staff Spokesperson Col. Dave Butler provided the following readout: Chairman of the Joint Chiefs of Staff Gen. Mark A. Milley spoke with Canadian Armed Forces Chief of Defence Gen. Jonathan Vance today by video teleconference.
- Readout of Chairman of the Joint Chiefs of Staff Gen. Milley's Phone Calls with Counterparts**
Jan. 11, 2021 - Joint Staff Spokesperson Col. Dave Butler provided the following readout: Chairman of the Joint Chiefs of Staff Gen. Mark A. Milley spoke with Chief of the Russian General Staff Gen. Valery Gerasimov and Pakistan Chief of Army Staff Gen. Qamar Javed Bajwa by telephone today as well as with several counterparts in recent days.
- Readout of Chairman of the Joint Chiefs of Staff Gen. Mark A. Milley's Phone Call with United Kingdom's Chief of Defence Staff Gen. Sir Nicholas Carter**
Jan. 6, 2021 - Chairman of the Joint Chiefs of Staff Gen. Mark A. Milley spoke with United Kingdom's Chief of Defence Staff Gen. Sir Nicholas Carter today by phone.
- Readout of Chairman of the Joint Chiefs of Staff Gen. Mark A. Milley's Meeting with Israeli Prime Minister Benjamin Netanyahu, Israeli Minister of Defense Benny Gantz, and Chief of the Israeli General Staff Lt. Gen. Aviv Kohavi**
Dec. 18, 2020 - Joint Staff Spokesperson Cmdr. Sarah Flaherty provided the following readout:

Chairman Milley's Key Focus Areas

- Sustain our values.**
American values have made us strong for two and a half centuries, and we will never waver in our commitment to the U.S. Constitution.
- Improve joint warfighting readiness.**
We must be ready 24-7—that is our contract with the American people. We will also continue to work closely with our Allies and partners to improve our collective security and protect our common interests.
- Develop the Joint Force of the future.**
We will modernize our military through innovative concept development, advanced technology, and new capabilities.
- Develop and empower Joint Force leaders.**
The future operating environment will place new demands on leaders at all levels. Our leaders must have the training, education, and experience to meet those demands.
- Take care of our people and families.**
They are our most precious asset. We must always keep faith with them.

[*Read his latest Jan. 12, 2021 Message to the Joint Force*](#)

Chairman's Focus on Global Integration

"The Joint Chiefs of Staff, in view of their global responsibilities and their perspective with respect to the worldwide strategic situation, are in a better position than any single theater commander to assess the risk of general war. Moreover, the Joint Chiefs of Staff are best able to judge our own military resources with which to meet that risk." Chairman of the Joint Chiefs of Staff Gen. Omar N. Bradley in 1951 to the

DoD Response to Coronavirus

- DoD Response to COVID-19
- DoD Response and Virus Progression Timeline
- Addressing COVID-19 Rumors with Facts
- CDC COVID-19 Resources
- Latest from Joint Staff Surgeon
- DoD Guidance on Cloth Face Coverings
- Latest DoD Domestic Travel Restrictions
- FAQs for DoD Travel Restrictions
- DODEA COVID-19 Resources
- OPM Telework Guidance



THE JOINT CHIEFS OF STAFF
WASHINGTON, DC 20318

MEMORANDUM FOR THE JOINT FORCE

SUBJECT: MESSAGE TO THE JOINT FORCE

The American people have trusted the Armed Forces of the United States to protect them and our Constitution for almost 250 years. As we have done throughout our history, the U.S. military will obey lawful orders from civilian leadership, support civil authorities to protect lives and property, ensure public safety in accordance with the law, and remain fully committed to protecting and defending the Constitution of the United States against all enemies, foreign and domestic.

The violent riot in Washington, D.C. on January 6, 2021 was a direct assault on the U.S. Congress, the Capitol building, and our Constitutional process. We mourn the deaths of the two Capitol policemen and others connected to these unprecedented events.

We witnessed actions inside the Capitol building that were inconsistent with the rule of law. The rights of freedom of speech and assembly do not give anyone the right to resort to violence, sedition and insurrection.


As Service Members, we must embody the values and ideals of the Nation. We support and defend the Constitution. Any act to disrupt the Constitutional process is not only against our traditions, values, and oath, it is against the law.

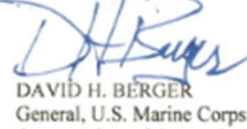
On January 20, 2021, in accordance with the Constitution confirmed by the states and the courts, as certified by Congress, President-elect Biden will be inaugurated and will become our 46th Commander in Chief.

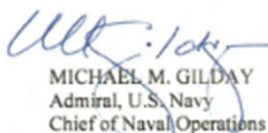
To our men and women deployed and at home, safeguarding our country—stay ready, keep your eyes on the horizon, and remain focused on the mission. We honor your continued service in defense of every American.



MARK A. MILLEY
General, U.S. Army
Chairman of the Joint
Chiefs of Staff


JOHN E. HYTEN
General, U.S. Air Force
Vice Chairman of the Joint
Chiefs of Staff


JAMES C. MCCONVILLE
General, U.S. Army
Chief of Staff of the Army


DAVID H. BERGER
General, U.S. Marine Corps
Commandant of the Marine
Corps


MICHAEL M. GILDAY
Admiral, U.S. Navy
Chief of Naval Operations


CHARLES Q. BROWN, JR.
General, U.S. Air Force
Chief of Staff of the Air
Force


JOHN W. RAYMOND
General, U.S. Space Force
Chief of Space Operations


DANIEL R. HOKANSON
General, U.S. Army
Chief of the National Guard
Bureau

Validation of ratification and publishing of the Titles of Nobility Act up through to the 1870's before being VANISHED by those it forever banned from Government in America!

References hyperlinked documents]:

1810.]

JOURNAL OF THE SENATE.

503

And the report of the select committee having been agreed to, and the bill further amended, the President reported it to the House accordingly.

On the question, Shall this bill be engrossed and read a third time as amended?

It was determined in the affirmative, { Yeas 18,
 { Nays 9.

On motion,

The yeas and nays having been required by one-fifth of the Senators present, Those who voted in the affirmative, are, Messrs. Anderson, Brent, Clay, Condit, Crawford, Franklin, Gaillard, Giles, Gregg, Lambert, Lloyd, Mathewson, Meigs, Smith, of Maryland, Sumter, Tait, Turner, and Whiteside.

Those who voted in the negative, are, Messrs. Champlin, German, Gilman, Goodrich, Hillhouse, Horsey, Leib, Pickering, and Reed.

The bill, entitled "An act authorizing a loan of money, for a sum not exceeding the amount of the principal of the public debt reimbursable during the year one thousand eight hundred and ten," was read the second time.

On motion,

Resolved, That it be referred to a select committee, to consist of five members, to consider and report thereon.

Ordered, That Messrs. Smith, of Maryland, Crawford, Lloyd, Franklin, and Hillhouse, be the committee.

The Senate resumed the consideration of the motion made on the 18th of January, for an amendment to the constitution of the United States, respecting titles of nobility, together with the amendments proposed thereto.

On motion,

That the further consideration thereof be postponed to the first Monday in December next,

It was determined in the negative, { Yeas 8,
 { Nays 20.

On motion,

The yeas and nays having been required by one-fifth of the Senators present, Those who voted in the affirmative, are, Messrs. Condit, Gilman, Gregg, Leib, Mathewson, Meigs, Tait, and Whiteside.

Those who voted in the negative, are, Messrs. Anderson, Brent, Champlin, Clay, Crawford, Franklin, Gaillard, German, Goodrich, Hillhouse, Horsey, Lambert, Lloyd, Pickering, Pope, Reed, Smith, of Maryland, Smith, of New York, Sumter, and Turner.

On motion,

To amend the last report of the select committee, so as to read as follows: "If any citizen of the United States shall accept, claim, receive, or retain, any title of nobility, or honor, or shall, without the consent of Congress, accept any present, pension, office, or emolument, of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them."

It was determined in the affirmative, { Yeas 26,
 { Nays 1.

On motion,

The yeas and nays having been required by one-fifth of the Senators present, Those who voted in the affirmative, are, Messrs. Anderson, Brent, Champlin, Clay, Condit, Crawford, Franklin, Gaillard, German, Gilman, Goodrich, Hillhouse, Horsey, Lambert, Leib, Lloyd, Mathewson, Meigs, Pickering, Pope, Reed, Smith, of Maryland, Sumter, Tait, Turner, and Whiteside.

Mr. Smith, of New York, voted in the negative.

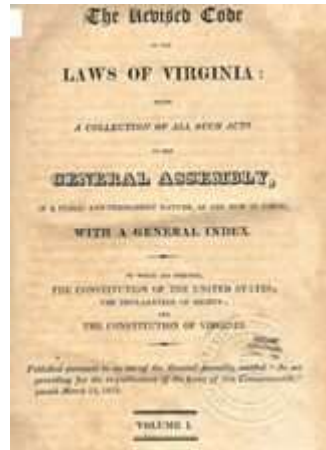
On motion, by Mr. Pope,

To add to the resolution the following words: "And be subject to such other penalties and disabilities as may be provided by law."

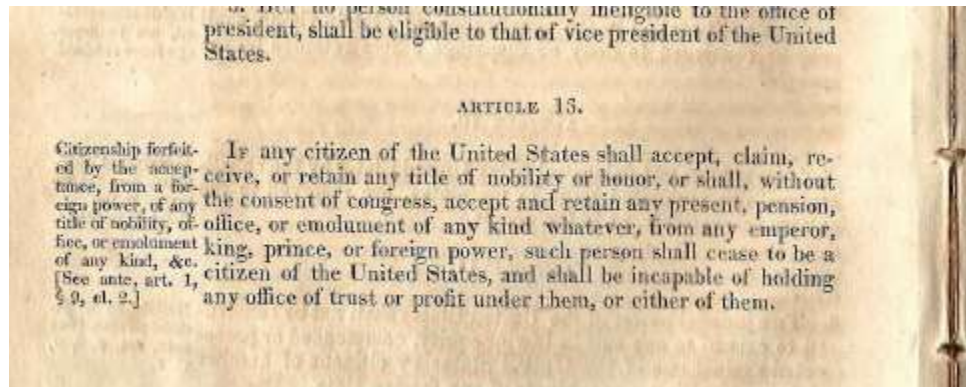
It was determined in the negative, { Yeas 12,
 { Nays 14.

On motion,

The yeas and nays having been required by one-fifth of the Senators present, Those who voted in the affirmative, are, Messrs. Anderson, Brent, Clay, Gregg, Leib, Lloyd, Pickering, Pope, Reed, Sumter, Tait, and Turner.



- (1) 1810 Congressional enactment of TONA; (2) March 1819 Virginia ratified TONA, making it law of the land, never overturned; (3) TONA pub. 1819 – 1860’s 70+ times (see certified copy 1865 & 67 from Archives of Colorado)



The organic Constitution of the United States of America, (Titles of Nobility) Article of Amendment 13.

"Titles of Nobility Amendment", enacted by Congress in A. D. 1810, ratified by final state (Virginia) needed on March 12, A. D. 1819, never overturned!

Published up through the 1870's before it was made to vanished by enemies foreign and domestic. Agents of the Crown - Vatican that have run America as a slave plantation ever since!

ARTICLE 13: "If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them."

TONA Archives. TONA is already fully-enacted organic law of the land! Law that cannot be undone by those foreign BAR agents, who are constitutionally-banned from occupying any office of American Government!

[1865 & 1865 Colorado Archive exposing TONA \(Cert. Cover and TONA excerpts only\)](#)

[Territory of Colorado Laws of the United States published 1865 including TONA](#)

[Territory of Colorado Laws of the United States published 1867 including TONA](#)

[\[TONA Research folder - Videos below\]](#)

Evidence of the original plot to retake America post War of 1812 by Vatican / Crown later enabled by Constitutionally-banned foreign agents:

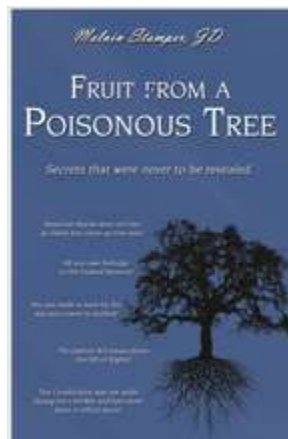
[Secret Treaty of Verona 1822](#)

[Pope Pius IX to Shadow Government](#)

[America infiltrated by Constitutionally-banned Crown Franchised BAR Attorneys! Attorneys expose the corruption of the so called “legal system”.](#)



(1)



(2)

Corrupt legal system exposed: (1) Harvard Law professor – 1939, (2) Attorney – 2008

Exposing the Black Nobility GOV-ID-1984 Plandemic



http://1776reloaded.org/Templates/Rockefeller_Lockstep_strategy.pdf

[Constitutionally-banned foreign agents trigger depopulation program: W.W. III NWO endgame: COVID 1984 Plandemic](#)



In an interview which aired in 2014, Harry Vox shares his thoughts.

<https://www.brighteon.com/c891c642-ob30-4dcf-9aa4-eacf03af3190>

Norman Dodd - Remarkable Expose of the Tax-Exempt Foundations that conspired to overthrow American Sovereignty. Norman Dodd exposes the State Department help facilitate the standing up the Chinese Communist Party in its infancy rather than aiding those trying to stop it!

Expose: Tax Exempt Societies, especially The Robber Baron created Tax Exempt Societies (and many other Foundations i.e. the Bill and Melinda Gates Foundation), have been at War with the ABS and Humanity for decades. Here Norman Dodd makes an expose of their war on America in the 1950's.

In this presentation Norman Dodd exposed that the Crown – Vatican Corp. 'UNITED STATES' STATE DEPARTMENT supported the creation of the C.C.P. and worked against those trying to defeat it at its early rise to power. This policy directly led to the death of some 60,000,000 – 80,000,000 Chinese that were murdered by the C.C.P., the same ones that C.C.P. funding Joe Biden and his criminal, seditionist cabal!

Following is Norman Dodd's remarkable Expose of the Tax-Exempt Foundations that conspired to overthrow American Sovereignty and efforts of the Department to Standup the Chinese Communist Party!

<https://www.brighteon.com/71bf975-ce4b-4851-88b8-bd1b2da7324b>



Norman Dodd - Remarkable Expose of the Tax Exempt Foundations that conspired to overthrow American Sovereignty



LivingLawSociety.org

LivingLawSociety.org

Dear General Milley. et al.,
c/o Office of the Chairman of the Joint Chiefs of Staff
9999 Joint Staff Pentagon [near: DC 20318-9999]
Washington city (18), District of Columbia





**LivingLawSociety.org responds to the:
UNITED STATES Corp. Joint Chiefs of Staff**



MARK A. MILLEY
General, U.S. Army
Chairman of the Joint
Chiefs of Staff


JOHN E. HYTEN
General, U.S. Air Force
Vice Chairman of the Joint
Chiefs of Staff


JAMES C. MCCONVILLE
General, U.S. Army
Chief of Staff of the Army


DAVID H. BERGER
General, U.S. Marine Corps
Commandant of the Marine
Corps


MICHAEL M. GILDAY
Admiral, U.S. Navy
Chief of Naval Operations


CHARLES Q. BROWN, JR.
General, U.S. Air Force
Chief of Staff of the Air
Force


JOHN W. RAYMOND
General, U.S. Space Force
Chief of Space Operations


DANIEL R. HOKANSON
General, U.S. Army
Chief of the National Guard
Bureau

Dear America, if you appreciate our continued efforts to educate and inform the American people, you can aid us in our unpaid efforts ongoing over the last ten years, by helping us cover basic expenses. If you feel so moved you can mail us a donation to the address below. Your warm wishes, support, time and attention is greatly appreciated. Most importantly, please help still sleeping Americans unlearn and to re-educate. Our enemies despise an informed, educated populous. If you do not know what your Rights are then you may as well have no Rights! Checks should be made out to **KIEA**.

LivingLawSociety.org

Make checks payable to KIEA. Mail to: LivingLawSociety.org,
KIEA c/o 484 Lake Park Ave., #340, Oakland,
California republic, u. s. of A. [Near 94605]

The following document was mailed to the President Donald John Trump via his ambassadors and other trusted staff, and has since been circulated in the public post mailing in August 2020. Page counters across our sites, BeforeltsNews.com and other platforms indicate that it has now been seen more than 250,000 times.

**Notice to Principal is Notice to Agent,
Notice to Agent is Notice to Principal,
Applicable to all Successors, Assigns, and Agents:
Silence, when there is a moral or legal Duty to respond, constitutes Agreement**

Honorable Donald John Trump,
In capacity as Commander-in-Chief
c/o "DEFENSE INTELLIGENCE AGENCY"
Attn.: Lt. General **Robert P. Ashley, Jr.**
7400 Pentagon [near: DC 20301-7400],
Washington city (01), District of Columbia

Service by: [REDACTED] US

Notice of numerous ongoing RICO Enterprises by the live agents of the "STATE BAR OF CALIFORNIA" in collusion with live agents of the municipal corporation styled as: "STATE OF CALIFORNIA" requiring Federal intervention pursuant to 10 U.S.C. Section 253¹

Dear Director Ashley,

I am writing this cover letter to you with the intent that you will relay the information herein and annexed hereto to President Trump, in his capacity as Commander-in-Chief. If any of your staff who reviews your mail is a trained fifth column BAR attorney, it is unlikely that this information will reach you or President Trump.

You may already be aware that President Trump functions in dual capacities, based on his inherent constitutional Duties as ex officio President of "**The United States of America**" [per Articles of Confederation, Clause I] that are specified in the de jure organic Constitution of the United States of America (as lawfully amended March 12, A. D. 1819) [which included just thirteen lawfully ratified Articles of amendment – See certified Colorado Archive Documents¹], which is one of four foundational organic laws of "The United States of America".

The aforesaid Constitution, and the general laws authorized thereunder, in turn granted Congress the authority for the creation of the de facto UNITED STATES® corporation [see: 28 U.S.C. Sec. 3002(15)(A) and Calif. Commercial Code, Sec. 9307(h)] and the corporate "OFFICE OF THE PRESIDENT" created by its corporate bylaws, which is currently occupied by the President and C.E.O. of said corporation, Donald John Trump, in esse.

President Trump has accurately and rightly labeled the CIA-controlled (Mockingbird) Mainstream Media (MSM) as "**fake news**". I sincerely doubt however if you or President Trump have heard the terms "**fake courts**", "**fake laws**", "**fake medicine**" or "**fake government**" before this letter. This is due to the indisputable material Fact that every branch and every level

¹ 10 U.S.C. Sec. 253. Interference with State and Federal law

The President, by using the militia or the armed forces, or both, **or by any other means**, shall take such measures as he considers necessary to suppress, in a State, any insurrection, domestic violence, unlawful combination, or conspiracy, if it-

(1) so hinders the execution of the laws of that State, and of the United States within the State, that any part or class of its people is deprived of a right, privilege, immunity, or protection named in the Constitution and secured by law, and the constituted authorities of that State are unable, **fail, or refuse to protect** that right, privilege, or immunity, or to give that protection; or

(2) opposes or obstructs the execution of the laws of the United States or impedes the course of justice under those laws.

**Notice to Principal is Notice to Agent,
Notice to Agent is Notice to Principal,
Applicable to all Successors, Assigns, and Agents:
Silence, when there is a moral or legal Duty to respond, constitutes Agreement**

of federal, state, county and city government has been infiltrated by constitutionally-banned, foreign BAR agents [see: de jure Thirteenth Amendment, ratified March 12, A. D. 1819].

The “STATE BAR OF CALIFORNIA” and the State Bar Associations in every state, are exclusively comprised of constitutionally-banned, foreign agents, who have knowingly and corruptly created “fake courts”, which are actually private, for-profit, foreign franchises, each with its own DUNS® Number. The BAR attorney so-called “JUDGES” of the “SUPREME COURT OF CALIFORNIA” first allowed communists and communist sympathizers (i.e. liberal democrats), to infiltrate both the ranks of state public employees, as well as, the state public school system [see e.g., *Vogel v. County of Los Angeles*, 68 Cal. 2d 18 (1967); cf. *Steiner v. Darby*, 88 Cal. App. 2d 481 (1948) and Cal. Gov. Code 1027.5]

The Oath in the current **California Constitution, Article XX, Section 3** is **required** to be taken by **every** government officer and employee (from Governor Newsom down to a city dog-catcher) before they can enter the duties of their respective offices. **Not** one state, county or city officer or employee has taken and subscribed the Oath mandated at Article XX, Sec. 3; nor, have they complied with the common law [Civil Code, Sec. 22.2] or statutory requirement [government Code, Sections 1450-1653] to file a fidelity/performance bond before assuming the duties of their respective offices. Therefore, by operation of law, every act or action that any actor commits, claiming to be a de jure state, county or city government officer or employee, is being done under **color of law** [18 U.S.C. 242], color of office and color of authority. Anyone who is in violation of the fundamental organic Law of the state has **no authority** whatsoever to enact, enforce or adjudicate any state statutory law, rule (i.e. so-called “Executive Order”) or municipal code.

The American People living in every State [not including the district of Columbia], including but not limited to California, are entitled by the supreme Law of the Land, to a “**Republican Form of Government**” [“The United States **shall guarantee to every State** in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence.” Constitution of the United States, Article IV, Section 4].

The current Form of Government in California (and all other united States of America) clearly **is not** a Republican Form of Government, but rather is a private, for-profit, foreign **corporate municipal democracy**, organized in California in A. D. 1879, controlled and operated exclusively by constitutionally-banned agents of the BAR [<https://www.brighteon.com/13ef3415-e3fo-494c-9182-38566ea2b44f>]. I would ask you and President Trump to total up how many individuals with current or past BAR membership were involved in framing **Lt. General Michael Flynn**, including so-called federal judges. How many were involved in the Kavanaugh confirmation hearing circus, both Republican and Democrat? How many were involved in the bogus House impeachment circus? How many BAR attorneys are members of the House and Senate? How many liberal democrat (communist) BAR attorneys have filed numerous bogus “COMPLAINTS” in various federal district courts to be adjudicated by their liberal democrat (communist) BAR buddies, i.e. so-called federal judges, which is a specialized form of **lawfare**²

² **Lawfare** is a form of Mixed War consisting of the use of the legal (i.e., court) system by live agents of the BAR against private Americans, such as by damaging or delegitimizing them, tying up their time and resources, seizing their children, homes, businesses, private property and/or imprisoning them, under **color of law**; and, includes enforcing mandatory vaccinations or forced use of medical procedures under color of law. The term is a portmanteau of the words law and warfare.

**Notice to Principal is Notice to Agent,
Notice to Agent is Notice to Principal,
Applicable to all Successors, Assigns, and Agents:
Silence, when there is a moral or legal Duty to respond, constitutes Agreement**

designed solely to impair and impede the constitutional Duties granted to President Trump, upon being sworn into his office, needed to fulfill his promise to the American Body Sovereign, i.e. to “**drain the swamp**”.

In California alone there are more than 225,000 constitutionally-banned, private, foreign Crown guild-franchised BAR agents [Crown franchisees] currently operating in California under the pretense that they are “officers of the court” when not one of them can produce even the de facto STATE OF CALIFORNIA government-required statutory “license” to practice law in California [Calif. Business and Professions Code, Sections 6067 and 6068(a)]. Every so-called “COURT” case being moved through California “COURTS” for decades, as evidenced on the face of the record of any case, is an example of and provides un-rebuttable evidence that an ongoing **Mixed War**³ is being conducted against the American people living within the territorial Boundaries of the republic state of California to deny and infringe upon constitutionally-protected unalienable Rights, under color of law, through the use of **simulated legal process** [see Calif. Government Code, Sec. 68076 and the following link to fully understand this point - <http://www.internallydisplacedpeople.org/joomla30/index.php/courtseals/>].

As President Trump is keenly aware, what used to be actual news and relatively unbiased commentary, now constitutes psychological warfare propaganda operations, which are being fed to the American People “24/7” by the so-called Mainstream Media (MSM) outlets operating in America and worldwide; while the California-based C.E.O.’s of **Big Tech** are undoubtedly responsible for aiding and abetting the skills and charlatans of **Big Pharma** and **Big Medicine** in committing **medical malfeasance and malpractice** by censoring frontline medical doctors’ online videos revealing Covid-19 cures like Hydroxychloroquine with Zinc, Vitamin C, Vitamin D and the steroid **Budesonide** (<https://www.independentsentinel.com/texas-doctor-discusses-what-has-cured-his-cov-patients/>).

Additionally, other looming atrocities are being exposed by digital soldiers worldwide, such as the NIH finally conceding the dangers of 5G radiation in causing Corona virus in healthy cells, which is being actively suppressed by agents of Big Pharma and the paid skills and charlatans of Big Medicine. The “**fake science**” and “**fake medicine**”, which is being presented to Americans by **Dr. Fauci, Dr. Birx, Bill Gates**, et al.; and, championed by the democrat leadership of every “blue state”, including the STATE OF CALIFORNIA, and their partners in the CIA Mockingbird MSM, includes but is not limited to vaccines not proven to be effective or safe, use of cloth face masks to prevent the spread of any virus, and “**social distancing**”, which has its roots in psychological torture techniques developed by the CIA with input from military doctors in the 1950’s [<https://healthimpactnews.com/2020/children-have-0-00-chance-of-dying-from-covid-but-are-harmed-for-life-by-social-distancing-which-has-its-roots-in-cia-torture-techniques/>].

The annexed Stipulation to Material Facts sent to Alameda County Sheriff, **Gregory J. Ahern**, and supporting documents will provide further evidence to you and President Trump to the degree the constitutionally-protected natural and unalienable Rights of the Americans living in California are being denied **under color of law** by private actors pretending to be de jure officers and employees of city, county and state government.

³ **Mixed War** occurs whenever the government of a nation is an enemy of, and at war against, its own People. The most insidious and perfidious type of mixed war exists when the agents of government act against the People under guise of protecting the People’s rights and upholding the nation’s most cherished values and ideals. In such case, the so-called government officials are “wolves in sheep’s clothing,” occupying positions of prestige and power, with the support of the People, while treasonously betraying that trust.

**Notice to Principal is Notice to Agent,
Notice to Agent is Notice to Principal,
Applicable to all Successors, Assigns, and Agents:
Silence, when there is a moral or legal Duty to respond, constitutes Agreement**

Based on the requirements of 18 U.S.C. Sections 4 and 2382 I am hereby informing you and President Trump of multiple ongoing federal felonies being committed against the American people living in California; and, I am lawfully requesting President Trump's assistance, as Commander-in-Chief [10 U.S.C. Sec. 253], in initiating a full scale investigation and arrest of the numerous actors, involved in ongoing RICO criminal enterprises in all the 58 counties of the state of California; including but not limited to conspiracy, fraud, mail fraud, wire fraud, bank fraud, extortion, kidnapping, murder, human trafficking, **massive government corruption** at all levels (state, county and city) [see: Executive Order 13818 dated December 20, A. D. 2017], counterfeiting, forgery, theft and financial terrorism under **color of law**, color of office and color of authority. The parties involved include, but are not limited to, criminal actors in the "STATE BAR OF CALIFORNIA", California law enforcement agencies statewide, including numerous city police departments, county sheriff departments and the California Highway Patrol; County Recorders' Offices, County Clerks' Offices, the majority of the judiciary in California federal and state courts, including the fake "SUPERIOR COURTS".

If you or President Trump doubt anything in this cover letter or the annexed documents, you are more than welcome to contact me at [REDACTED] abundance of public documents, including un rebutted sworn affidavits, which will substantiate every material Fact set forth herein and in the annexed documents.

Best regards always,

By: _____
:Paul-James;, *sua potestas esse*⁴
(not an Accommodation Party)
[REDACTED]

¹ Government Archive, congressional enactment of Titles of Nobility Amendment in A. D. 1810:
<http://lcweb2.loc.gov/cgi-bin/ampage?collId=llsj&fileName=004/llsjo04.db&recNum=490&itemLink=r%3Fammem%2Fhlaw%3A%40field%28DO%20CID%2B%40lit%28sjoo4446%29%29%230040392&linkText=1>

From the Library of Congress 1871:
http://www.mediafire.com/file/ky98kq4inoy5unc/Condensed_US_History_1871_shwoing_TONA_official_Lib_Congress.pdf/file

TONA evidenced in certified copies of the State of Colorado Archive 1865, 1867:
http://www.mediafire.com/file/xyc24bmcgpyhfr/Titles_of_Nobility_XIII_from_Colorado_Archive_1865_1867.pdf/file

New Hampshire moves to revive TONA, blocked by BAR attorneys running "STATE OF NEW HAMPSHIRE" (link concerns New Hampshire TONA, ignore title):

<https://1776reloaded.org/joomla30/index.php/truth-bombs/truth-bombs-list/399-new-hampshire-house-bill-1778-o-the-general-court-finds-that-the-authority-of-the-department-of-safety-is-limited-to-only-the-commercial-users-of-the-publicways>

TONA: <https://1776reloaded.org/joomla30/index.php/us-inc-achilles-heel>

⁴ **Sua potestas esse** means having full Power and Authority over one's own dominions.

Example proof of mailing of the above letter

The screenshot displays the USPS tracking interface. At the top, there is a navigation bar with the USPS.COM logo and links for Quick Tools, Mail & Ship, Track & Manage, Postal Store, Business, International, and Help. A red banner below the navigation bar contains an alert: "ALERT: DUE TO LIMITED TRANSPORTATION AVAILABILITY AS A RESULT OF NATIONWIDE COVID-19 IMPACTS, PACKAGE DELIVERY TIMES MAY BE EXTENDED. PRIORITY MAIL EXPRESS® SERVICE WILL NOT CHANGE. [READ MORE]".

The main heading is "USPS Tracking®" with a "Tracking" link and a "FAQs" link. Below this is a "Track Another Package +" button and a promotional banner for "Track Packages Anytime, Anywhere" with a "Learn More" button.

The tracking details for a specific package are shown in a light gray box. The tracking number is redacted with a black box. The status is "Delivered" with a green checkmark. The scheduled delivery was by "MONDAY 17 AUGUST 2020" by "12:00pm". The delivery details are: "August 17, 2020 at 7:20 am", "Delivered", "WASHINGTON, DC 20010". There is a "Get Updates" link with a downward arrow.

Below the status is a horizontal bar with a green segment on the left and a white segment on the right, labeled "Delivered".

There are five expandable sections: "Text & Email Updates", "Proof of Delivery", "Tracking History", and "Product Information", each with a downward arrow.

At the bottom of the tracking details is a "See Less" link with an upward arrow.

Below the tracking details is a section titled "Can't find what you're looking for?" with the text "Go to our FAQs section to find answers to your tracking questions." and a "FAQs" button.

The footer of the page contains the USPS.COM logo.